IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Group Art Unit 1635 ZEICHER Examiner: Inventor(s): S. McGarry Atty. Dkt. 236007 P.ZCON Appln. No.: 08 807,500 Series Code ↑ M# Client Re Appln. Title: NUCLEOTIDE SEQUENCE FOR Filed: February 27, 1997 TREATING CANCER AND INFECTION Hon. Commissioner of Patents Washington, D.C. 20231 SEP 1 9 2001 Sir: OFFICE OF PETITIONDate: REPLY/AMENDMENT September 17, 2001

This is a reply/amendment/letter in the above-identified application and includes the herewith attachment of same date and subject which is incorporated hereinto by reference and the signature below is treated as the signature to the attachment in absence of a signature thereto.

FEE REQUIREMENTS FOR CLAIMS AS AMENDED

A MOT made Not	1. Small Entity claim							
3. Independent Claims 1 ***minus 3 0 x \$80/\$40 = +\$0 102/202 4. If amendment enters proper multiple dependent claim(s) into this application for first time (leave blank if this is a reissue application) add +\$270/\$135 = +\$0 104/204 5. Original due Date: June 17, 2001	B. Withdrawn C. made herewith See Required Separate Paper	remaining after			Present Extra	Large/Small Entity		
4. If amendment enters <u>proper</u> multiple dependent claim(s) into this application for <u>first</u> time (leave <u>blank</u> if this is a <u>reissue</u> application)	2. Total Effective Claims	17	**minus	27	0	x \$18/\$9 =	+ \$0	103/203
time (leave blank if this is a reissue application)	3. Independent Claims	1	***minus	3	0	x \$80/\$40 =	+ \$0	102/202
6. Petition is hereby made to extend the original due (1 mo) date to cover the date this response is filed for which the requisite fee is attached (3 mos) (Usable only for ≤ 2mo.OA 4 mos) (Usable only for 30 day/1mo.OA 5 mos) (Usable only for 30 day/1mo.OA 4 mos) (Usable only for 30 day/1mo.OA 5 mos) (Us	4. If amendment enters <u>proper</u> multiple dependent claim(s) into this application for <u>first</u> time (leave <u>blank</u> if this is a <u>reissue</u> application)							104/204
date to cover the date this response is filed for which the requisite fee is attached (2 mos) \$390/\$195 = \$890/\$445 = \$890/\$445 = \$1390/\$695 = \$1390/\$695 = \$1890/\$945 = \$1390/\$9							Territoria de la companya della companya della companya de la companya della comp	115/215
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(Usable only for ≤ 2mo.OA 4 mos) \$1390/\$695= \$1890/\$945= \$128/228 7. Enter any previous extension fee paid since above original due date and subtract - \$0 8. Extension Fee Attached + \$445 CNIf Terminal Disclaimer attached, add Rule 20(d) official fee + \$110/\$55 + \$0 148/248 10. If IDS attached requires Official Fee under Rule 97 (c), or if Rule 97(d) Request add + \$180 + \$0 126 11. After-Final Request Fee per rules 129(a) and 17(r) + \$710/355 + \$0 146/246 12. No. of additional inventions for examination per Rule 129(b) x \$710/355 ea + \$0 149/249 13. Request for Continued Examination (RCE) + \$710/355 + \$0 1179/1279 14. Petition fee for Revival of Appln + \$130						. 4170		117/217
(Usable only for 30 day/1mo.OA 5 mos) \$1890/\$945= 128/228 7. Enter any previous extension fee paid since above original due date and subtract - \$0 8. Extension Fee Attached + \$445 SNIf Terminal Disclaimer attached, add Rule 20(d) official fee + \$110/\$55 + \$0 148/248 10. If IDS attached requires Official Fee under Rule 97 (c), add + \$180 + \$0 126 or if Rule 97(d) Request add + \$180 + \$180 + \$0 126 11. After-Final Request Fee per rules 129(a) and 17(r) + \$710/355 + \$0 146/246 12. No. of additional inventions for examination per Rule 129(b) x \$710/355 ea + \$0 149/249 13. Request for Continued Examination (RCE) + \$710/355 + \$0 1179/1279 14. Petition fee for Revival of Appln + \$130								
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ENIF Terminal Disclaimer attached, add Rule 20(d) official fee + \$110/\$55 + \$0 148/248 10. If IDS attached requires Official Fee under Rule 97 (c), or if Rule 97(d) Request add + \$180 + \$0 126 11. After-Final Request Fee per rules 129(a) and 17(r) + \$710/355 + \$0 146/246 12. No. of additional inventions for examination per Rule 129(b) x \$710/355 ea + \$0 149/249 13. Request for Continued Examination (RCE) + \$710/355 + \$0 1179/1279 14. Petition fee for Revival of Appln + \$130	7. Enter any previous extension fee paid since above original due date and subtract - \$0							
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14. Petition fee for Revival of Appln	13. Request for Continued Examination (RCE) + \$710/355							1179/1279
	14. Petition fee for Revival of Appln						+ \$130	
	15. TOTAL FEE ENCLOSED =					\$575		

16. *If the entry in this space is less than entry in next space, the "Present Extra" result is "0".

445.00 OP

17. **If the "Highest number previously paid for" in this space is less than 20, write "20" in this space.

18. ***If the "Highest number previously paid for" in this space is less than 3, write "3" in this space.
09/18/2001 SDENBOB1 00000058 08807500

Our Deposit Ac

Our Deposit Account No. 03-3975)

(Our Order No. 70401 236007

CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be

filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown above, for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is filed.

Sig:

Query: Is appeal deadline now? If so, file Notice of Appeals separately

Pillsbury Winthrop LLP Intellectual Property Group

1600 Tysons Boulevard By Atty: Blair E. Taylor

Reg. No. 44370 (703) 905-2500

McLean, VA 22102 Tel: (703) 905-2000 Atty/Sec: BET/LMR

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(703) 905-2198

NOTE: File this cover sheet in duplicate with PTO receipt (PAT-103A) and attachments

02 FC:217



United States Pat nt and Trad mark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

FIRST NAMED INVENTOR

ATTORNEY DOCKET NO ..

HM12/0417

CUSHMAN DARBY & CUSHMAN PILLSBURY MADISON AND SUTRO 1100 NEW YORK AVE. NW 9TH FLOOR EAST TOWER WASHINGTON DC 20005-3918

APPLICATION NO.

EXAMINER MUSARRY, 5

ART UNIT

PAPER NUMBER

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

RECEIVED

PILLSBURY WINTHROP LLP/DC

APR 1 9 2001

SEP 1 9 2001

MT# 236007 DUE: E081 DKT BY (1)

OFFICE OF PENTIONS

BEST AVAILABLE COPY

Application No.

08/807,500

Sean McGarry

Applicant(s)

Examiner

Group Art Unit 1635

Zeicher

Notice of Abandonment E

This application is abandoned in view\of: applicant's failure to timely file a proper response to the Office letter mailed on . ☐ A response (with a Certificate of Mailing or Transmission of) was received on , which is after the expiration of the period for response (including a total extension of time of month(s)) which expired on A proposed response was received on , but it does not constitute a proper response to the final rejection. (A proper response to a final rejection consists only of: a timely filed amendment which places the application in condition for allowance; a Notice of Appeal; or the filing of a continuing application under 37 CFR 1.62 (FWC)). No response has been received. applicant's failure to timely pay the required issue fee within the statutory period of three months from the mailing date of the Notice of Allowance. ☐ The issue fee (with a Certificate of Mailing or Transmission of) was received on . ☐ The submitted issue fee of \$ is insufficient. The issue fee required by 37 CFR 1.18 is \$. The issue fee has not been received. applicant's failure to timely file new formal drawings as required in the Notice of Allowability. ☐ Proposed new formal drawings (with a Certificate of Mailing or Transmission of ______) were received on _____. RECEIVED ☐ The proposed new formal drawings filed are not acceptable. SFP 1 9 2001 □ No proposed new formal drawings have been received. OFFICE OF PETITIONS the express abandonment under 37 CFR 1.62(g) in favor of the FWC application filed on the letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants. the letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a)) upon the filing of a continuing application. the decision by the Board of Patent Appeals and Interferences rendered on and because the period for seeking court review of the decision has expired and there are no allowed claims. X the reason(s) below: Applicant filed an improper RCE on 2/5/01 (see attached Notice of Improper Request for Continued Examination) and the time for a proper response including extensions of time expired upon the improper submission. SEAN MEGARRY PRIMARY EXAMINER

TC /600



Commissioner f r Patents Unit d States atent and Trademark Office

Washington, D.C. 20231

www.uspto.gov

APPLICATION NUMBER

FILING DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE



SEP 1 9 2001

OFFICE OF PETITIONS

		DATE MAILED:
		NOTICE OF IMPROPER REQUEST FOR CONTINUED EXAMINATION (RCE)
The	orot	equest for continued examination (RCE) under 37 CFR 1.114 filed on 2/5/01 is per for reason(s) indicated below:
		Continued examination under 37 CFR 1.114 does not apply to an application for a design patent. Applicant may wish to consider filing a continuing application under 37 CFR 1.53(b) or a CPA under 37 CFR 1.53(d).
		Continued examination under 37 CFR 1.114 does not apply to an application that was filed before June 8, 1995. Applicant may wish to consider filing a continuing application under 37 CFR 1.53(b) or a CPA under 37 CFR 1.53(d).
	á	Continued examination under 37 CFR 1.114 does not apply to an application unless prosecution in the application is closed. If the RCE was accompanied by a reply to a non-final Office action, the reply will be entered and considered under 37 CFR 1.111. If the RCE was <u>not</u> accompanied by a reply, the time period set forth in the last Office action continues to run from the mailing date of that action.
□ .		The request was not filed before payment of the issue fee, and no petition under 37 CFR 1.313 was granted. If this application has not yet issued as a patent, applicant may wish to consider filing either a petition under 37 CFR 1.313 to withdraw this application from issue, or a continuing application under 37 CFR 1.53(b).
	5.	The request was not filed before abandonment of the application. The application was abandoned, or proceedings terminated on Applicant may wish to consider filing a petition under 37 CFR 1.137 to revive this abandoned application.
	6.	The request was not accompanied by the fee set forth in 37 CFR 1.17(e) as required by 37 CFR 1.114. Since the application is not under appeal, the time period set forth in the final Office action or notice of allowance continues to run from the mailing date of that action or notice.
×	7.	The request was not accompanied by a submission as required by 37 CFR 1.114. Since the application is not under appeal, the time period set forth in the final Office action or notice of allowance continues to run from the mailing date of that action or notice.

Note: If a request for a continued prosecution application (CPA) under 37 CFR 1.53(d) has been filed in the utility or plant application (including a previously filed CPA) that was filed on or after May 29, 2000, the request for a CPA has been treated as a RCE because the CPA practice no longer applies to such application. The constructive RCE, however, is improper for reason(s) indicated above.

A copy of this notic MUST be return d with any reply.

Direct the reply and any questions about this notice to:									
	, Examining Group								
(703) 30	·								